¢	Approved	for Filing:	E. Chelse	ea-McCarty	Œ.
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1	LAW ENFORCEMENT BODY CAMERA FOOTAGE			
2	AMENDMENTS			
3	2017 GENERAL SESSION			
4	STATE OF UTAH			
5	Chief Sponsor: Paul Ray			
6 7	Senate Sponsor: Daniel W. Thatcher			
8	LONG TITLE			
9	General Description:			
10	This bill modifies provisions regarding the release of recordings made by body cameras			
11	worn by law enforcement officers.			
12	Highlighted Provisions:			
13	This bill:			
14	 provides that any release of recordings made by a body camera that is worn by a law 			
15	enforcement officer shall be subject to the Government Records Access and			
16	Management Act; Ĥ→ and ←Ĥ			
17	 allows a requestor to immediately appeal to a district court any denial of access to a 			
18	recording if that denial is based solely on the grounds of a pending criminal action $\hat{H} \rightarrow [$;			
19	and] <u>.</u>			
20	[provides that a respondent government entity has five business days to request that			
21	an appeal be assigned to the same judge who has jurisdiction over the pending			
22	criminal case related to the requested recordings.] $\leftarrow \hat{H}$			
23	Money Appropriated in this Bill:			
24	None			
25	Other Special Clauses:			
26	None			
27	Utah Code Sections Affected:			



28	AMENDS:
29	77-7a-107, as enacted by Laws of Utah 2016, Chapter 410
30	
31	Be it enacted by the Legislature of the state of Utah:
32	Section 1. Section 77-7a-107 is amended to read:
33	77-7a-107. Retention and release of recordings.
34	(1) Any recording made by an officer while on duty or acting in the officer's official
35	capacity as a law enforcement officer shall be retained in accordance with applicable federal,
36	state, and local laws.
37	(2) $\hat{H} \rightarrow (a) \leftarrow \hat{H}$ Any release of recordings made by an officer while on duty or acting in the
37a	officer's
38	official capacity as a law enforcement officer shall be subject to Title 63G, Chapter 2,

 $\hat{H} \rightarrow [(a)]$ (b) $\leftarrow \hat{H}$ Notwithstanding any other provision in state or local law, a person who

access to the recordings may immediately appeal to a district court, as provided in Section

(c) due to a pending criminal action that has been filed in a court of competent jurisdiction.

business days after the appeal petition is served, request that the petition be assigned to the

same judge, if applicable, as is assigned to the pending criminal action.] \(\bigsire \text{\text{\text{\text{H}}}}\)

63G-2-404, any denial of access to a recording based solely on Subsection 63G-2-305(10)(b) or

Ĥ→ [(b) The respondent governmental entity or political subdivision may, within five

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